468 to the tenor and effect of said note_____ then these presents shall be null and vold. But if said sum_____ of money, or either eff hem, or any part thereof, or any interest thereon, be not paid when the same become due, them, and in that case, the whole of said sum______ and interest shall, at the option of said surf______ of the scone due, them, and in that case, the whole of said surf______ interest thereon, be not paid when the same secone due, them, and in that case, the whole of said surf______ interest thereon, be not paid when the same secone due, they rute of this Mortgage, immediately become due and paryable; or, if the taxes and assessments of every nature which are or may be assessed against said land end and paryable; the in like manner the said not_____ is and the whole of said surf______ is and interest sums dow end or paryable; the in like manner the said not______ is and the whole of said surf______ is and is mortgage increases seconed by the mortgage increases and assessments of every nature so paid shall be an additional lien against said mortgage increases of an abstract incl-dent to indiverse of the said score, and by while mortgage increases are by law mortgage; and upon fortelines of the said score, and the said score due and paryable; and in the second score, and says and assessment and the said live to a judgment for the same due upon said so is addresses of an all be rute of the mort in the due to parent of said sums, and costs, and of said premises of the said additional sums apaid by white be revet and all premises of the said premises of the said premises of the said premises of the said premises in the due to parent of said in a due to said additional sums and costs, and or the due to grammathy and a said and all premises the said premises of the said prem feasible satate of inheritance therein, free and clear of all innersations and the state of a good and inde-many in the quiet and pasceable possession of said part, size, of the second part, its _____will Warrant and Defend the the lawful claims of all persons whomesers. IN WITNESS WHEREAST, The said part iss of the first part have hereunto set their hands the day and year t above written. first a Harry O. Workman (SEAL) Miles O. Workman (SEAL) Executed and delivered in presence of (SEAL) (SEAL) State of Kansas, County of Douglas. 21:2 Br IT REME menzo, that on this..... day of _____ September .A. D. 19.51., before me. the undersigned, a notary public. in and for said County and State, came Harry D. Workman and Melva V. Workman, husband and wife, are personally known to me to be the identical persons described in, and who executed the foregoing Mortgage, and who are personally moven to use so be the nember personal voluntary act and dead. dury are in the execution of the same to be that - voluntary act and dead. The manufactory Wannaber, I have hareunto subscribed my hand and affired my official soil on the day and sear last above when the same to be the s UBLIC ST June 5 ire 19.54 ublic ary. Battafaction of Mortgage Mol a. Secker Register of Deeds 10 Satisfaction of Mortgage SWALL BUSINESS ADMINISTRATION TRANSFEREE AGENCY OF RECONSTRUCTION FINANCE CORPORATION the mortgagee within named,

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By Marie Wilson

SMALL BUSINESS ADMINISTRATION TRANSFREE AGENCY OF RECONSTRUCTION FINANCE CORPORATION the mortgagee within named, do hereby certify that the within Mortgage is fully paid, satisfied, and discharged, and authorize the Register of Deeds of Douplas County, Kansas, to discharge the same of record. Dated at Kansas City, Missouri, June 7, 1957. C. I. MOYER, Regional Director SMALL BUSINESS ADMINISTRATION, As Transferee Agency of the Reconstruction Finance Corporation, under the provisions of Reorganization Plan No. 2 of 1951, dated April 29, 1951, effective June 30, 1951, 83rd Congress, 2nd Session, as author-ics written ents written ents word duly 17, 1951 (19F.R.5119) in-corporating by reference that published July 17, 1951 (19F.R.4133).